

RAPHOZ, Bruno (DOB

Name
RAPHOZ, Bruno

4, av Mireio A

Address
06100 NICE FRANCE

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO

RAPHOZ, Bruno _____, Plaintiff
(Full Name)

CASE NO 21cv553 JFR

(To be supplied by the Clerk)

v.

FENN, Forrest ; OLD, Shiloh ;
STUEF, Jonathan ; BARBARISI, , Defendant(s)
Dan

**CIVIL RIGHTS COMPLAINT
PURSUANT TO 42 U.S.C. §1983**

A. JURISDICTION

1) RAPHOZ, Bruno FRANCE
_____, is a citizen of _____
(Plaintiff) (State)
who presently resides at 4, av Mireio A
06100 NICE (Mailing address or place of confinement)

alleged in this complaint arose, was this defendant acting under color of state law?

Yes No If your answer is "Yes" briefly explain:

3) Defendant OLD, Shiloh ; STUEF, Jonathan ; BARBARISI, Dan is a citizen of
(Name of second defendant)
USA _____, and is employed as
(City, State)
I have no way of knowing residing addresses _____ · At the time the claim(s)
(Position and title, if any)
alleged in this complaint arose, was this defendant acting under color of state.
Yes No If your answer is "Yes", briefly explain:

(Use the back of this page to furnish the above information for additional defendants.)

4) Jurisdiction is invoked pursuant to 28 U.S.C. §1333(3), 42U.S.C. §1983. (If you wish to assert Jurisdiction under different or additional statutes, you may list them below.)

B. NATURE OF THE CASE

1) Briefly state the background of your case.

Suit subject is 'F. Fenn's treasure'. After a good number of years at work on the clues and studying the region, I know where the F. Fenn wanted us to go, treasure or not, and it wasn't Wyoming for sure, but Colorado. I did go there and can prove I found the blaze in sept. 2019, located at the precise right spot, evidence leading me there accurately, in the middle of nowhere. I took pictures of the blaze that you can find

in his mail forrestfenn@gmail.com (sent by me sept. 11 2019 by advelocit@gmail.com). The reasons leading me to it are all numbered in the poem, and I even found some additional ones too, courtesy by Fenn, confirming I was where he intended us to be. All this meaning that I can reproduce it in front of a judge.

My assumption is that when F. Fenn knew I was once again on my way to bring the chest back from the above mentioned site (I wrote to him (forrestfenn@gmail.com on march 17, 2020, my email was then emilievivienne@protonmail.com), the virus then plunging the planet to a standstill and his death approaching, the normal expected ending of his story was in limbo, seemed far, far away ! Continued on PDF file

C. CAUSE OF ACTION

- 1) I allege that the following of my constitutional rights, privileges or immunities have been violated and that the following facts form the basis for my allegations: (If necessary, you may attach up to two additional pages (8 1/2" x 11") to explain any allegation or to list additional supporting facts.

A)(1) Count I:

F. Fenn weaved a wonderful story that gave him a lot of notoriety but at a price : leaving a part of his precious

belongings to someone unknown, unless... he devised a scheme to keep the story still going while plotting the end differently, just before dying, than the one promised, breaking an engagement, a vow, a contract.

cont'd

(2) Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

The supporting facts are certainly kept secret by the parties involved and can only be investigated by a magistrate and that's what I'm asking to start with. It was the wildest endeavour anyone could enter in the first place !

I suspect Forrest Fenn was involved ; I suspect J. STUEF was involved ; all was needed by Fenn was a finder.

I suspect Shiloh OLD was involved and maybe Dan BARBARISI too. I don't know any other people involved. I have no idea why they were selected.

I hereby add resolute over the naming of people involved as my knowledge is limited and the case can only be investigated by a judge, a magistrate invested with legal powers before any action. Action against F. Fenn would be posthumous.

B)(1) Count II:

(2) Supporting Facts:

Photos, short video, distances, numbers, words, sites, solution and materialization for each clue along a convoluted itinerary and even additional clues upon arrival, extra evidence introduced by additional vocal comments (in interviews) after the 'poem' was issued.

C)(1) Count III:

(2) Supporting Facts:

D) PREVIOUS LAWSUITS AND ADMINISTRATIVE RELIEF

- 1) Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to the conditions of your imprisonment?

Yes No If your answer is "YES", describe each lawsuit. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

- a) Parties to previous lawsuit.

Plaintiffs: _____

Defendants: _____

- b) Name of court and docket number:

- c) Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)

- d) Issues raised: _____

- e) Approximate date of filing lawsuit: _____
- f) Approximate date of disposition: _____
- 2) I have previously sought informal or formal relief from the appropriate administrative officials regarding the acts complained of in Part C. Yes No If your answer is "Yes", briefly describe how relief was sought and the results. If your answer is "No," briefly explain why administrative relief was not sought.
Irrelevant

E. REQUEST FOR RELIEF

- 1) I believe that I am entitled to the following relief:
The treasure itself and the total rights to the proceedings in all subsequent commercial endeavours. Or a financial compensation to the 'tune' of 10 million dollars.

Signature of Attorney (if any)



Bruno Raphoz

Signature of Petitioner

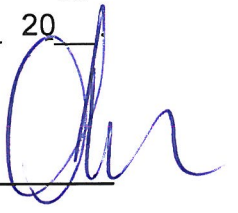
emilievivienne@protonmail.com

+ 33 695 988 355

Attorney's full address and telephone number.

DECLARATION UNDER PENALTY OF PERJURY

The undersigned declares under penalty of perjury that he is the plaintiff in the above action, that he has read the above complaint and that the information contained therein is true and correct. 28 U.S.C. Sec. 1746. 18 U.S.C. Sec. 1621.

Executed at Nice _____ on June 10
(Location) (Date) 2021 

Bruno Raphoz
(Signature)

Notification of multi district litigation

Please find a written statement for the commencement of the action involving :

RAPHOZ, Bruno (plaintiff)

and

FENN, Forrest ; OLD Shiloh ; STUEF, Jonathan ; BARBARISI, Dan (defendants)

There is no other related cases filed in your district initiated by me.

The filing fee (\$402) will be paid by credit card promptly.



A handwritten signature in blue ink, appearing to read "Bruno RAPHOZ". The signature is fluid and cursive, with the first name "Bruno" on top and the last name "RAPHOZ" below it, though the "R" and "A" are somewhat connected.

UNITED STATES DISTRICT COURT
for the
District of New Mexico

Bruno Raphoz)	
)	
)	
)	
<hr/> <i>Plaintiff(s)</i>)	
)	Civil Action No.
Forrest Fenn ; Shiloh F Old ; Jonathan Stuef ;)	
)	
Dan Barbarisi)	
)	
<hr/> <i>Defendant(s)</i>)	

SUMMONS IN A CIVIL ACTION

To: (*Defendant's name and address*)

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

Bruno RAPHOL
4, av Mirejo
06100 NICE

Written description of the nature of the case

In sept 2019 I informed Forrest Fenn that I found the location of the treasure (with photo). In march 2020 I informed him that I was on my way to retrieve the treasure; then all airports shut. In june 2020 he declared the treasure found ! Due to surprising details invoked it appeared suspicious to everyone. Our assumption is that F.Fenn went to retrieve the chest himself, declared it found publicly and kept the content for him self. A subsequent show on CBS alleges the treasure was in Wyoming whereas all elements in my findings place it in the south west quadrant of Colorado.

- My aim is to obtain evidence of breach of contract, breach of trust in communication and anywhere between the parties that only a magistrate invested with legal powers can initiate.

In good faith,

June 10, 2021

UNITED STATES DISTRICT COURT
District of New Mexico

CM/ECF PRO SE ACCOUNT REGISTRATION FORM
Case Management/Electric Case Files

This form is used to register for a Pro Se account with the Court's Case Management/Electronic Case File (CM/ECF) system. Once an account has been established, the registrant will have the ability to electronically file documents. By registering, the registrant consents to receive electronic notice and service of filings through the system. The following information is **required** for registration:

PLEASE TYPE

First/Middle/Last Name: RAPHOZ, Bruno
Address: 4, av Mireio A
City/State/Zip: 06100 NICE, France
Phone Number: +33 695 988 355 FAX Number:
E-Mail Address: emilievivienne@protonmail.com

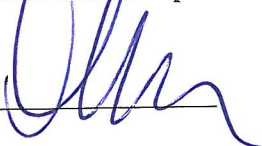
Please note that even with a electronic filing account, you must still seek leave of court in each of your cases to file your documents electronically. Please list all of your active cases with the U.S. District Court for the District of New Mexico.

Cases: NONE

By submitting this registration form, the undersigned agrees to abide by all Court rules, orders, policies and procedures governing the use of the electronic filing system. The undersigned also consents to receiving notice of filings pursuant to Fed. R. Civ. P. 5(b) and 77(d) via the Court's electronic filing system. The combination of user ID and password will serve as the signature of the registrant for filing of documents. Registrants must protect the security of their passwords and immediately notify the court if they learn that their password has been compromised.

Bruno RAPHOZ

Signature of Registrant



JUNE 10, 2021

Date

Submission: Email a scanned copy of this completed and signed form to:

cmeccfregistration@nmd.uscourts.gov

Note: Questions regarding this form may be directed to our CM/ECF Help Desk at (505) 348-2075 (Option 1) or via email (at the above email address).

JS 44 (Rev. 04/21)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM)

FILED
U.S. DISTRICT COURT FOR THE MIDDLE DISTRICT OF NEW YORK**I. (a) PLAINTIFFS**

RAPHOZ, Bruno

(b) County of Residence of First Listed Plaintiff _____
(EXCEPT IN U.S. PLAINTIFF CASES)**DEFENDANTS**FENN, Forrest, OLD SHILOH, Shiloh J STUFF, Jonathan ;
BARBARISI, DanCounty of Residence of First Listed Defendant Santa Fe, New Mexico

(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF
THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

(c) Attorneys (Firm Name, Address, and Telephone Number)
Pro Se**II. BASIS OF JURISDICTION** (Place an "X" in One Box Only)

- | | |
|--|---|
| <input type="checkbox"/> 1 U.S. Government Plaintiff | <input checked="" type="checkbox"/> 3 Federal Question (U.S. Government Not a Party) |
| <input type="checkbox"/> 2 U.S. Government Defendant | <input checked="" type="checkbox"/> 4 Diversity (Indicate Citizenship of Parties in Item III) |

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

	PTF	DEF	PTF	DEF
Citizen of This State	<input type="checkbox"/> 1	<input type="checkbox"/> 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> 4 <input checked="" type="checkbox"/> 4
Citizen of Another State	<input type="checkbox"/> 2	<input type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5 <input checked="" type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input checked="" type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6 <input type="checkbox"/> 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance	PERSONAL INJURY	PERSONAL INJURY	<input type="checkbox"/> 422 Appeal 28 USC 158	<input type="checkbox"/> 375 False Claims Act
<input type="checkbox"/> 120 Marine	<input type="checkbox"/> 310 Airplane	<input type="checkbox"/> 365 Personal Injury - Product Liability	<input type="checkbox"/> 423 Withdrawal 28 USC 157	<input type="checkbox"/> 376 Qui Tam (31 USC 3729(a))
<input type="checkbox"/> 130 Miller Act	<input type="checkbox"/> 315 Airplane Product Liability	<input type="checkbox"/> 367 Health Care/ Pharmaceutical Personal Injury Product Liability	INTELLECTUAL PROPERTY RIGHTS	<input type="checkbox"/> 400 State Reapportionment
<input type="checkbox"/> 140 Negotiable Instrument	<input type="checkbox"/> 320 Assault, Libel & Slander	<input type="checkbox"/> 368 Asbestos Personal Injury Product Liability	<input type="checkbox"/> 410 Antitrust	
<input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment	<input type="checkbox"/> 330 Federal Employers' Liability	<input type="checkbox"/> 370 Other Fraud	<input type="checkbox"/> 430 Banks and Banking	
<input type="checkbox"/> 151 Medicare Act	<input type="checkbox"/> 340 Marine	<input type="checkbox"/> 371 Truth in Lending	<input type="checkbox"/> 450 Commerce	
<input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans)	<input type="checkbox"/> 345 Marine Product Liability	<input type="checkbox"/> 380 Other Personal Property Damage	<input type="checkbox"/> 460 Deportation	
<input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits	<input type="checkbox"/> 350 Motor Vehicle	<input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations	
<input type="checkbox"/> 160 Stockholders' Suits	<input type="checkbox"/> 355 Motor Vehicle Product Liability	LABOR	<input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692)	
<input type="checkbox"/> 190 Other Contract	<input type="checkbox"/> 360 Other Personal Injury	<input type="checkbox"/> 710 Fair Labor Standards Act	<input type="checkbox"/> 485 Telephone Consumer Protection Act	
<input type="checkbox"/> 195 Contract Product Liability	<input type="checkbox"/> 362 Personal Injury - Medical Malpractice	<input type="checkbox"/> 720 Labor/Management Relations	<input type="checkbox"/> 490 Cable/Sat TV	
<input type="checkbox"/> 196 Franchise		<input type="checkbox"/> 740 Railway Labor Act	<input type="checkbox"/> 850 Securities/Commodities/ Exchange	
REAL PROPERTY	CIVIL RIGHTS	<input type="checkbox"/> 751 Family and Medical Leave Act	<input type="checkbox"/> 861 HIA (1395ff)	
<input type="checkbox"/> 210 Land Condemnation	<input type="checkbox"/> 440 Other Civil Rights	<input type="checkbox"/> 790 Other Labor Litigation	<input type="checkbox"/> 862 Black Lung (923)	
<input type="checkbox"/> 220 Foreclosure	<input type="checkbox"/> 441 Voting	<input type="checkbox"/> 791 Employee Retirement Income Security Act	<input type="checkbox"/> 863 DIWC/DIWW (405(g))	
<input type="checkbox"/> 230 Rent Lease & Ejectment	<input type="checkbox"/> 442 Employment	IMMIGRATION	<input type="checkbox"/> 864 SSID Title XVI	
<input type="checkbox"/> 240 Torts to Land	<input type="checkbox"/> 443 Housing/ Accommodations	<input type="checkbox"/> 462 Naturalization Application	<input type="checkbox"/> 865 RSI (405(g))	
<input type="checkbox"/> 245 Tort Product Liability	<input type="checkbox"/> 445 Amer. w/Disabilities - Employment	<input type="checkbox"/> 465 Other Immigration Actions	FEDERAL TAX SUITS	
<input type="checkbox"/> 290 All Other Real Property	<input type="checkbox"/> 446 Amer. w/Disabilities - Other		<input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant)	
	<input type="checkbox"/> 448 Education		<input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	
				<input type="checkbox"/> 895 Freedom of Information Act
				<input type="checkbox"/> 896 Arbitration
				<input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision
				<input type="checkbox"/> 950 Constitutionality of State Statutes

V. ORIGIN (Place an "X" in One Box Only)

- | | | | | | | |
|--|---|--|---|--|--|---|
| <input type="checkbox"/> 1 Original Proceeding | <input type="checkbox"/> 2 Removed from State Court | <input type="checkbox"/> 3 Remanded from Appellate Court | <input type="checkbox"/> 4 Reinstated or Reopened | <input type="checkbox"/> 5 Transferred from Another District (specify) _____ | <input type="checkbox"/> 6 Multidistrict Litigation - Transfer | <input type="checkbox"/> 8 Multidistrict Litigation - Direct File |
|--|---|--|---|--|--|---|

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):

Breach of trust, breach of contract (civil case)

VI. CAUSE OF ACTION

Brief description of cause:

Breach of contract by F. FENN in the Forrest Fenn Treasure affair

VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMAND \$

10,000,000.00\$

CHECK YES only if demanded in complaint:

JURY DEMAND: Yes No**VIII. RELATED CASE(S) IF ANY**

(See instructions):

JUDGE _____

DOCKET NUMBER _____

DATE

SIGNATURE OF ATTORNEY OF RECORD

June 10, 2021

FOR OFFICE USE ONLY

RECEIPT # _____

AMOUNT _____

APPLYING IFP _____

JUDGE _____

MAG. JUDGE _____





U.S District court of New Mexico
P V Bruniñi US courthouse
333 Lomas blvd, suite 870
ALBUQUERQUE, NM 87102
USA

RECEIVED
UNITED STATES DISTRICT COURT
ALBUQUERQUE, NEW MEXICO

JUN 28 2021

MICHELL R. ELFERS
CLERK